

## Formal Warning

### under section 64A of the *Interactive Gambling Act 2001*

**To:** Hollycorn N.V.

**Of:** Julianaplein 36 Willemstad  
Curacao

**Attention:** [REDACTED] Managing Director of Allyant  
Group B.V., Statutory Director of Hollycorn N.V.

I, Rochelle Zurnamer, delegate of the Australian Communications and Media Authority (ACMA), being satisfied that Hollycorn N.V., has contravened subsection 15(2A) of the *Interactive Gambling Act 2001* (the IGA):

HEREBY issue Hollycorn N.V. a formal warning under section 64A of the IGA, for one or more contraventions of subsection 15(2A) of the IGA, being a civil penalty provision.

#### **Details of the contravention/s**

#### ***Obligations under the IGA***

1. Subsection 15(2A) of the IGA provides that:

A person must not provide a prohibited interactive gambling service that has an Australian customer link (see section 8).

2. A 'prohibited interactive gambling service' is defined in section 5 of the IGA and 'gambling service' is defined in section 4 of the IGA. Under section 8 of the IGA, a gambling service has an Australian-customer link if, and only if, any or all of the customers of the service are physically present in Australia.

#### ***Investigation***

1. Under section 21 of the IGA, on 22 September 2021, the ACMA commenced an investigation into whether the:
  - > Stay Casino and Golden Crown Casino services provided prohibited interactive gambling services in contravention of the IGA.
2. During the period of the investigation the Stay Casino and Golden Crown Casino services were available via the URLs <https://www.staycasino.com> and <https://www.goldencrowncasino.com>.
3. Hollycorn N.V. is the provider of the Stay Casino and Golden Crown Casino services.

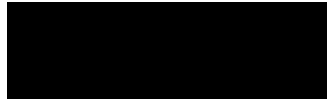
#### ***Contravention of subsection 15(2A) of the IGA***

4. The Stay Casino and Golden Crown Casino services offered 'gambling services', including casino-style games of chance or mixed chance and skill, played for money

where the customer gave consideration to play the game (paragraph (e) of the definition of 'gambling service' in section 4 of the IGA).

5. The gambling services were provided in the course of carrying on a business and were provided to customers using an internet carriage service (section 5 of the IGA).
6. The Stay Casino and Golden Crown Casino services had an Australian customer-link.
7. The ACMA found that, as the provider of the Stay Casino and Golden Crown Casino services, Hollycorn N.V. has contravened subsection 15(2A) of the IGA by providing prohibited interactive gambling services to customers physically present in Australia

Dated this 22 February 2022.



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**Rochelle Zurnamer**  
**Delegate of the Australian Communications and Media Authority**